the water travel time by reducing the cross-sectional area of the reservoir and presumably reduce the juvenile downstream migration time. There are a number of drawdown options of the four lower Snake River reservoirs which will be examined in the EIS. These include: (1) Drawing the reservoirs down to the near-natural river elevation during the entire year; (2) drawing down to natural river for a portion of the year; and (3) drawing the reservoirs down to a mid-elevation level, such as spillway crest (lowest structural elevation that water will pass over the dam), for a portion of the year.

c. Surface Bypass Systems—This element defines and evaluates potential improvements to juvenile fish facilities at the four projects. This includes: (1 a new surface bypass structure for passage of salmon around the powerhouse, utilizing spill or a bypass flume; (2) a new surface bypass structure to collect fish by transport by barge and truck; (3) utilizing a combination of transport and bypass around the dams at one or a combination for the four lower Snake River projects; and (4) use of surface bypass systems in drawdown alternatives.

## 3. Scoping Process

The Corps invites affected Federal, state, and local agencies, Native American tribes, and other interested organizations, parties and the public to participate in the scoping process for the EIS. Input from other agencies and organizations that have a special interest and expertise in key resource areas such as fisheries, wildlife, water quality, navigation, hydropower production, recreation, cultural resources, and irrigation is welcome. The Corps seeks input on specific drawdown concepts and operational scenarios, and potential surface bypass alternatives. Resources impacts and other effects of the alternatives are solicited. The EIS process includes environmental review and consultation in accordance with other environmental statutes, rules, and regulations which apply to the proposed action. Further compliance with the Endangered Species Act may include preparation of one or more Biological Assessments and formal consultation with NMFS and the U.S. Fish and Wildlife Service.

### 4. Scoping Meetings

Four public scoping meeting and workshops for the EIS will be held in the region in mid-July, 1995. They will be held in Boise and Lewiston, Idaho, Spokane and Pasco, Washington. Confirmation dates, location and times will be advertised and provided in a

scoping letter that will be widely distributed throughout the region.

## 5. Availability

An Interim Status Report is tentatively scheduled for release to the public and agencies for review during October, 1996 in order to facilitate decisions necessary to the BiOp. The Draft EIS should be available in 1998.

Dated: May 19, 1995.

#### James S. Weller,

LTC, En Commanding.
[FR Doc. 95–13570 Filed 6–2–95; 8:45 am]
BILLING CODE 3710–GC–M

## **DEPARTMENT OF ENERGY**

Environmental Management Site Specific Advisory Board, Savannah River Site

**AGENCY:** Department of Energy. **ACTION:** Notice of open meeting.

SUMMARY: Pursuant to the provisions of the Federal Advisory Committee Act (Public Law 92–463, 86 Stat. 770) notice is hereby given of the following Advisory Committee meeting: Environmental Management Site Specific Advisory Board (EM SSAB), Savannah River Site.

**DATES:** Tuesday, June 20, 1995: 8:30 a.m.–11:30 a.m.

ADDRESSES: Savannah River Site Main Administration, Building 703–41A, Aiken, S.C.

FOR FURTHER INFORMATION CONTACT: Tom Hennan, Manager, Environmental Restoration and Solid Waste, Department of Energy Savannah River Operations Office, P.O. Box A, Aiken, S.C. 29802 (803)725–8074.

SUPPLEMENTARY INFORMATION: This notice replaces the notice published June 1, 1995, announcing an open meeting on June 8, 1995. Purpose of the Board: The purpose of the Board is to make recommendations to DOE and its regulators in the areas of environmental restoration, waste management, and related activities.

# Agenda:

Tuesday, June 20, 1995

8:30 a.m.—Nuclear Materials
Management Subcommittee Report
and discussion of recommendations
regarding the Draft Foreign Research
Reactor Spent Nuclear Fuel
Environmental Impact Statement
10:45 a.m.—Public Comment Session (5minute rule)
11:30 a.m.—Adjourn

## **Public Participation**

The meeting is open to the public. Written statements may be filed with the Committee either before or after the meeting. Written comments will be accepted at the address above for 15 days after the date of the meeting. Individuals who wish to make oral statements pertaining to agenda items should contact Tom Heenan's office at the address or telephone number listed above. Requests must be received 5 days prior to the meeting and reasonable provision will be made to include the presentation in the agenda. The Designated Federal Official is empowered to conduct the meeting in a fashion that will facilitate the orderly conduct of business. Each individual wishing to make public comment will be provided a maximum of 5 minutes to present their comments.

#### Minutes

The minutes of this meeting will be available for public review and copying at the Freedom of Information Public Reading Room, 1E–190, Forrestal Building, 1000 Independence Avenue SW., Washington, DC 20585 between 9:00 a.m. and 4 p.m., Monday-Friday, except Federal holidays. Minutes will also be available by writing to Tom Heenan, Department of Energy Savannah River Operations Office, P.O. Box A, Aiken, S.C. 29802, or by calling him at (803)-725–8074.

Issued at Washington, DC on May 31, 1995.

## **Rachel Murphy Samuel,**

Acting Deputy Advisory Committee Management Officer.

[FR Doc. 95–13681 Filed 6–2–95; 8:45 am] BILLING CODE 6450–01–P

### **Invention Available for License**

**AGENCY:** Office of General Counsel, Department of Energy.

**ACTION:** Notice.

SUMMARY: The U.S. Department of Energy announces that the following inventions, and possible foreign counterparts, are available for license in accordance with 35 U.S.C. 207–209. U.S. Patent No. 5,384,048, "Bioremediation of Contaminated Groundwater;" U.S. Patent No. 5,189,359, "Solid State Safety Jumper Cables;" U.S. Patent No. 5,217,009, "Compact Electronic Bone Growth Stimulator;" U.S. Patent No. 5,137,314, "Catwalk Grate Lifting Tool;" and U.S. S.N. 843,027, "Method and Device for Disinfecting a Toilet Bowl."

A copy of the patents may be obtained, for a modest fee, from the U.S.

Patent and Trademark Office, Washington, D.C. 20231. A copy of the patent application may be obtained, for a modest fee, from the National Technical Information Service (NTIS), Springfield, Virginia 22161.

FOR FURTHER INFORMATION CONTACT: Robert J. Marchick, Office of the Assistant General Counsel for Technology Transfer and Intellectual Property, U.S. Department of Energy, 1000 Independence Avenue SW., Washington, D.C. 20585; Telephone (202) 586–2802.

SUPPLEMENTARY INFORMATION: 35 U.S. 207 authorizes licensing of Government-owned inventions. Implementing regulations are contained in 37 CFR Part 404. 37 CFR 404.7(a)(1) authorizes exclusive licensing of Government-owned inventions under certain circumstances, provided that notice of the invention's availability for license has been announced in the **Federal Register**.

Issued in Washington, D.C., on May 30, 1995.

#### Agnes P. Dover,

Deputy General Counsel for Technology Transfer and Procurement. [FR Doc. 95–13679 Filed 6–2–95; 8:45 am] BILLING CODE 6450–01–M

## **Molecular Structure Corporation**

**AGENCY:** Office of the General Counsel, Department of Energy.

**ACTION:** Notice of intent to grant exclusive patent license.

**SUMMARY:** Notice is hereby given of an intent to grant to Molecular Structure Corporation, of The Woodlands, Texas, an exclusive license to practice the invention described in U.S. Patent No. 4,953,191, entitled "High Intensity X-Ray Source Using Liquid Gallium." The invention is owned by the United States of America, as represented by the Department of Energy (DOE). The proposed license will be exclusive, subject to a license and other rights retained by the U.S. Government, and other terms and conditions to be negotiated. DOE intends to grant the license, upon a final determination in accordance with 35 U.S.C. § 209(c), unless within 60 days of this notice the Assistant General Counsel for Technology Transfer and Intellectual Property, Department of Energy, Washington, D.C. 20585, receives in writing any of the following, together with supporting documents:

(i) A statement from any person setting forth reasons why it would not be in the best interests of the United States to grant the proposed license; or (ii) An application for a nonexclusive license to the invention, in which applicant states that he already has brought the invention to practical application or is likely to bring the invention to practical application expeditiously.

**DATES:** Written comments or nonexclusive license applications are to be received at the address listed below no later than August 4, 1995.

ADDRESSES: Office of Assistant General Counsel for Technology Transfer and Intellectual Property, U.S. Department of Energy, 1000 Independence Avenue SW., Washington, D.C. 20585.

FOR FURTHER INFORMATION CONTACT: Robert J. Marchick, Office of the Assistant General Counsel for Technology Transfer and Intellectual Property, U.S. Department of Energy, Forrestal Building, Room 6F–067, 1000 Independence Avenue SW., Washington, D.C. 20585; Telephone (202) 586–4792.

SUPPLEMENTARY INFORMATION: 35 U.S.C. 209(c) provides the Department with authority to grant exclusive or partially exclusive licenses in Department-owned inventions, where a determination can be made, among other things, that the desired practical application of the invention has not been achieved, or is not likely expeditiously to be achieved, under a nonexclusive license. The statute and implementing regulations (37 CFR 404) require that the necessary determinations be made after public notice and opportunity for filing written objections.

Molecular Structure Corporation, of The Woodlands, Texas, has applied for an exclusive license to practice the invention embodied in U.S. Patent No. 4,953,191, and has a plan for commercialization of the invention.

The proposed license will be exclusive as deemed appropriate, subject to a license and other rights retained by the U.S. Government, and subject to a negotiated royalty. The Department will review all timely written responses to this notice, and will grant the license if, after expiration of the 60-day notice period, and after consideration of any written responses to this notice, a determination is made, in accordance with 35 U.S.C. 209(c), that the license grant is in the public interest.

Issued in Washington, D.C., on May 30, 1995.

## Agnes P. Dover,

Deputy General Counsel for Technology Transfer and Procurement. [FR Doc. 95–13678 Filed 6–2–95; 8:45 am] BILLING CODE 6450–01–M

#### **Alaska Power Administration**

Snettisham Project—Notice of Order Confirming and Approving an Adjustment of Power Rates on an Interim Basis

**AGENCY:** Alaska Power Administration, DOE.

**ACTION:** Notice of adjustment of power rates—Snettisham Project, rate schedules SN-F-5, SN-NF-8, SN-NF-9, and SN-NF-10.

SUMMARY: Notice is hereby given that the Deputy Secretary approved on April 28, 1995, Rate Order No. APA 13 which adjusts the present power rates for the Snettisham Project. This is an interim rate action effective May 1, 1995, for a period of 12 months, unless extended, and is subject to final confirmation and approval by the Federal Energy Regulatory Commission (FERC) for a period of up to five years.

## FOR FURTHER INFORMATION CONTACT:

Mr. Lloyd Linke, Director, Power Division, Alaska Power Administration, 2770 Sherwood Lane, Suite 2B, Juneau, AK 99801–8545, (907) 586–7405.

SUPPLEMENTARY INFORMATION: On December 6, 1994, the Alaska Power Administration (APA) published a Federal Register notice of its intention to adjust current power rates for the Snettisham Project for a period of up to five years. The present rates, as approved by FERC at 57 FERC ¶ 62,235, are 32.1 mills per kilowatthour for firm energy. There is a variable rate for based on the cost of heating oil of 27.1 mills per kilowatthour for non-firm energy based on energy used in place of wood burning. These rates were approved by FERC Order, Docket No. EF92-1021 000 issued December 23, 1991, for the period October 1, 1991, through September 30, 1996. Based on the annual certification of rates, APA now proposes that rates be adjusted beginning May 1, 1995, for a period of up to five years. The new rates would be 34.7 mills per kilowatthour for firm energy, with the non-firm rates to remain the same. The **Federal Register** notice also indicated APA's intention to seek interim approval of the proposed rates by the Deputy Secretary of Energy pending final confirmation and approval of the rates by FERC.

Following review of APA's proposal within the Department of Energy, on April 28, 1995, I approved on an interim basis Rate Order No. APA–13 which adjusts the present Snettisham Rates for period of up to five years beginning May 1, 1995, subject to final confirmation and approval by FERC.